1	Case 2:23-cv-01010-JLR Docume	nt 39 Filed	04/19/24	Page 1 of 3	
2					
3			Hono	orable James L. Robart	
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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE				
9					
10	SHAREN OGILVIE,	l			
11	Plaintiff,	Case No.	2:23-cv-01	23-cv-01010-JLR	
12	v.				
13	SANOFI-AVENTIS U.S. LLC and SANOFI US SERVICES INC. formerly known as SANOFI-AVENTIS U.S. INC.,	PENDIN	NG SETTI	OTICE OF LEMENT AND AY PROCEEDINGS	
14	Defendants.	NOTE (ON MOTI	ON CALENDAR:	
15		April 19	0, 2024		
16		-			
17	Plaintiff Sharon Ogilvie and Defendants Sanofi U.S. Services, Inc. and Sanofi-Aventis				
18	U.S. LLC (collectively, "the Parties"), hereby give notice that the Parties have reached an				
19	agreement in principle for the complete resolution of this matter.				
20	The Parties are in the process of preparing and finalizing a Master Settlement				
21	Agreement, which will include the instant case, as well as other cases in multi-district litigation.				
22	Accordingly, the Parties in this matter respectfully request that this Court vacate all pending				
23	deadlines and stay this matter for six months, through and including October 7, 2024, at which				
24					
25	STIPULATED MOTION TO STAY PROCEEDI (Case No. 2:23-cv-01010-JLR)	NGS			
26	Page 1	701 Seat		book, Hardy& Bacon L.L.P. 15 th Avenue, Suite 6800 attle, WA 98104-7066 5.344.7600	

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1	time a status report informing this Court of the settlement status or a motion for appropriate				
2	relief shall be due.				
3	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.				
4					
5	Dated: April 19, 2024				
6		teven Rich en Rich			
7		ok, Hardy & Bacon L.L.P. Bar No. 48444			
8	Dallas, TX 75225 701	Fifth Avenue, Suite 6800 tle, WA 98104-7066			
9	ryan@reyeslaw.com Tel:	206-344-7600 206-344-3113			
10		1@shb.com			
11		nsel for Sanofi U.S. Services Inc. Sanofi-Aventis U.S. LLC			
12	una	Sunoji-Avenus O.S. LLC			
13					
14					
15	IT IS SO ORDERED.				
16	April 19, 2024 DATED:				
17	DATED	Om R. Rlit			
18					
19		The Hohorable James L. Robart United States District Court Judge			
20					
21					
22					
23					
24	STIPULATED MOTION TO STAY PROCEEDINGS (Case No. 2:23-cv-01010-JLR)	Shook, Hardy& Bacon L.L.P.			
25	Page 2	701 5 th Avenue, Suite 6800 Seattle, WA 98104-7066 206.344.7600			

1 Presented by: /s/ Ryan J. Browne /s/ Steven Rich 2 Ryan J. Browne Steven Rich Reyes Browne Law Shook, Hardy & Bacon L.L.P. 3 8222 Douglas Ave., Suite 400 WA Bar No. 48444 Dallas, TX 75225 701 Fifth Avenue, Suite 6800 4 Tel: 214-526-7900 Seattle, WA 98104-7066 Tel: 206-344-7600 ryan@reyeslaw.com 5 Fax: 206-344-3113 Counsel for Plaintiff srich@shb.com 6 Counsel for Sanofi U.S. Services Inc. 7 and Sanofi-Aventis U.S. LLC 8 **CERTIFICATE OF SERVICE** 9 I hereby certify that on April 19, 2024, I electronically filed the foregoing document 10 with the Clerk of the Court using the CM/ECF system, which will send notification of such 11 filing to those attorneys of record registered on the CM/ECF system. All other parties, if any, 12 shall be served in accordance with the Federal Rules of Civil Procedure. 13 /s/ Steven Rich 14 Steven Rich 15 16 17 18 19 20 21 22 23 STIPULATED MOTION TO STAY PROCEEDINGS Shook, Hardy& Bacon L.L.P. 701 5th Avenue, Suite 6800 (Case No. 2:23-cv-01010-JLR) 24 Page | 3 Seattle, WA 98104-7066 25 206.344.7600